The Honorable James L. Robart

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AT SEATTLE

IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

Plaintiff,

v.

HOSTING SOURCE, LLC,

BLOCK MINING, INC., f/k/a

BLOCKWARE MINING, INC.,

Defendant.

CASE NO. C24-0319JLR

STIPULATED MOTION AND [PROPOSED] ORDER REGARDING DEADLINE FOR PLAINTIFF'S RESPONSE TO DEFENDANT'S AMENDED COUNTERCLAIM AND DEADLINE TO RESPOND TO DISCOVERY REQUESTS

NOTE ON MOTION CALENDAR: July 17, 2024

Subject to the Court's approval, Plaintiff Block Mining, Inc. ("Plaintiff") and Defendant Hosting Source, LLC ("Defendant") (collectively the "Parties"), through their respective undersigned counsel, hereby stipulate and agree as follows:

- 1. Plaintiff's response to Defendant's Amended Counterclaim (Dkt. 50) is due August 2, 2024.
- 2. Defendant's responses to Plaintiff's discovery requests (First Set of Interrogatories, Requests for Production, and Requests for Admission) dated June 13, 2024, are due July 29, 2024.
- 3. Good cause for these extensions exists to allow the Parties sufficient time to prepare their respective responses, and because both Parties agree to these extensions and will suffer no resulting prejudice from the extensions.

STIPULATED MOTION & [PROPOSED] ORDER - 1 C24-0319JLR

MCDERMOTT WILL & EMERY LLP 444 WEST LAKE STREET, SUITE 4000 CHICAGO, ILLINOIS 60606-0029 TELEPHONE: 312.372.2000

1	4. This stipulation does not alter of	lates or schedules previously set by this Court in the
2	current scheduling order.	
3		Court to enter an order effectuating this stipulation
4	3. The parties respectfully ask the	Court to enter an order effectuating this supulation
5	DATED: July 17, 2024	
6	McDermott Will & Emery LLP	REDEN RIDDELL
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	By: s/ Daniel-Charles Wolf Daniel-Charles V. Wolf, WSBA #48211 444 W. Lake St., Ste. #4000 Chicago, IL 60606-0029 (312) 372-2000 dcwolf@mwe.com Joseph B. Evans, ADMITTED PRO HAC VICE M. Elias Berman, ADMITTED PRO HAC VICE One Vanderbilt Avenue New York, NY 10017-3852 (212) 547-5400 jbevans@mwe.com eberman@mwe.com Attorneys for Plaintiff	By: s/ Stepheney R. Windsor Justin G. Reden, ADMITTED PRO HAC VICE Stepheney R. Windsor, ADMITTED PRO HAC VICE 16885 Via Del Campo Ct., Suite 320 San Diego, CA 92127 Telephone: (619) 758-3869 Email: swindsor@redenriddell.com jreden@redenriddell.com Attorneys for Defendant SMITH ALLING, P.S. By: s/ Tyler Shillito Kelly DeLaat- Maher, WSBA No. 26201 C. Tyler Shillito, WSBA No. 36774 1501 Dock Street Tacoma, WA 94802 Telephone: (253) 627-1091 Facsimile: (253) 627-0123 Email: kelly@smithalling.com tyler@smithalling.com Attorneys for Defendant
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STIPULATED MOTION & [PROPOSED] ORDER - 2 C24-0319JLR

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IT IS SO ORDERED

Dated: July 17, 2024

The Honorable James L. Robart United States District Court Judge

STIPULATED MOTION & [PROPOSED] ORDER - 3 C24-0319JLR